

The United States supplements its 20 April 2012 response to the Court's Order, dated 23 March 2012, as follows:

1. The prosecution contacted the CIA to determine whether this agency contains any forensic results or investigative files relevant to this case.<sup>1</sup>

**CIA.** The CIA has investigative files. The United States reviewed this information for evidence that is favorable to the accused and material to either guilt or punishment.
  2. At this time, the United States anticipates that the **FBI** and **CIA** are the only government entities that are custodians of classified forensic results or investigative files relevant to this case that will seek limited disclosure IAW MRE 505(g)(2).

*A*  
ASHDEN FEIN  
MAJ, JA  
Trial Counsel

<sup>1</sup> On 16 April 2012, the Court granted the Government's motion for leave of the Court to extend the time to respond from 20 April 2012 to 2 May 2012 as to whether the CIA will release classified information in original form, provide for limited disclosure under MRE 505(g)(2), or invoke the classified information privilege under MRE 505(c). This filing is in response to this extension of time.